≥ AO 47	2 (Rev. 3/86) Order of Detention Pending Trial			
	UNITED S	STATES DIST	RICT COURT	
		District of	G	UAM
	UNITED STATES OF AMERICA			
	V.	ORD	ER OF DETENTION	ON PENDING TRIAL
	WEN YUEH LU	Case Nur	mber: MJ-06-00031- 0	001
	Defendant			
	accordance with the Bail Reform Act, 18			en held. I conclude that the
follow	ng facts require the detention of the def			
_,		Part I—Findings of Fa		
J (1)	The defendant is charged with an offense descrit or local offense that would have been a federal of a crime of violence as defined in 18 U.S.C. an offense for which the maximum sentence an offense for which a maximum term of in	offense if a circumstance give § 3156(a)(4). e is life imprisonment or deat	ing rise to federal jurisdiction	
	a felony that was committed after the defend § 3142(f)(1)(A)-(C), or comparable state or		wo or more prior federal off	enses described in 18 U.S.C.
(2)	The offense described in finding (1) was commi			
(3)	A period of not more than five years has elapsed	d since the \(\square \) date of conv	iction release of the d	efendant from imprisonment
T (4)	for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebutta	shle presumption that no con-	dition or combination of co	ndil ni will resonably occure the
(4)	safety of (an) other person(s) and the community		endant has not rebutted this	pre mptig. L. L.
(1)	There is probable cause to believe that the defen	· ·		DISTRICT COURT OF GUAM
 ()	☐ for which a maximum term of imprisonmen			
	□ under 18 H.S.C. 8 924(c)	-		DEC - 9 2006
(2)	The defendant has not rebutted the presumption of the appearance of the defendant as required and	established by finding 1 that r	o condition or combination	of conditions will reasonably assure
	the appearance of the defendant as required and			OLEDICOT OCCUPAN
F7 (1)	The second secon	Alternative Findings (F	i)	CLERK OF COURT
X (1)	There is a serious risk that the defendant will no	• -	nother person or the con	· · · · · · · · · · · · · · · · · · ·
☐ (2)	There is a serious risk that the defendant wi	in endanger the safety of a	momer person or the con	munity.
		itten Statement of Reaso		
	nd that the credible testimony and inform	nation submitted at the	hearing \square clear and con	nvincing evidence X a prepon-
	of the evidence that	:		
ne dele	ndant is a flight risk and has no ties to the commu	mity.		
			··· <u>-</u>	
····	Part II	I—Directions Regarding	Detention	
to the ex reasonal Governr	defendant is committed to the custody of the Attoricatent practicable, from persons awaiting or service opportunity for private consultation with defendent, the person in charge of the corrections facilitation with a court proceeding.	ney General or his designated ng sentences or being held i ense counsel. On order of a	representative for confinem n custody pending appeal. court of the United States of to the United States parsh	The defendant shall be afforded a or on request of an attorney for the

December 9, 2006

Date

Signature of Judicial Officer <u>Jďaquin v.e. manibusan, jr., magistrate judge</u>

Name and Title of Judicial Officer

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a)